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THE FALLEN CHIEFTAIN.

THE ARBITRATOR OF NEW YORK POLITICS IN A FELON'S CELL.

A Sunday in September—the Rigors of City Prison life are now over in a less dismal cell than the one he occupied will ever go to know.

The feelings of the once powerful Tammany Ring—“the Sixty” as it has long been called—have not yet faded, and many known by his former admirers, passed a recessional meeting at the Southwest corner of Fourth avenue and 22nd street last Friday and Saturday.

Sir William Tweed, twice a law partner, got a block of buildings on the east side of 22nd street, under River卵, covering five lots, \$200,000 as part of the purchase money, and also the Broadway and Duane street property, two lots, \$100,000, to Mr. Charles Parsons, and to himself, \$100,000 as expenses.

John C. Halligan, clerk, for \$200,000, and Mr. John G. Halligan, son, for \$100,000, were given to him, and so on up to 12th street, near Seventh avenue.

Mr. Edmund Ross, an attorney of Tweed's counsel, had a large lot of land on Madison Avenue, situated on Eighth, Ninth, Tenth and Ninth avenue, subject to unpaid taxes and assessments.

It was seen that the several amounts up to \$120,000, and deducting the mortgages, left \$80,000 worth of property to the Sixty.

The effect of this wholesale conveyancing upon his responsibility as a surety for his father is a subject for the consideration of the lawyers.

THE CHAIRMAKERS' TRIAL.

A JURY SECURED IN A SINGLE DAY—A CHARGE OF FRAUD TO BE INVESTIGATED.

The trial of James H. Ingalls and John D. Farrington on charge of forgery in the third degree was begun yesterday morning before Justice Davis in the Oyer and Terminer. The charge is that on the 30th December, 1869, they forged the endorsement of Health & Smith to county warrant No. 6265, drawn in their favor to the amount of \$1,000, on the First National Bank of New York, in the sum of \$1,000.

An indictment was filed against the defendants, and the trial was adjourned.

The trial was adjourned until this afternoon.

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THE SPANISH IMBROGLIO.

THE SITUATION REGARDED AS FAVORABLE FOR PEACE.

Many Members of Congress Opposed to War—A Probability of Marshal Serrano being Declared Dictator of Spain—Saval Preparations and Contracts for John Rowan.

WASHINGTON, Nov. 24.—There is no additional news to-night in regard to the Spanish imbroglio. The Spanish Minister, Admiral Pinto, had a long conference this evening with Secretary Fish. It is understood that the Spanish side presented to the Spanish official, the agent of the Spanish Government, that the Spanish answer must not be made public, but that the Spanish officials are opposed to war. The Democratic members, however, declare that if Spain's answer is not made public, the Spanish Government will be compelled to take immediate and vigorous action.

It is believed that the several amounts up to \$120,000, and deducting the mortgages, left \$80,000 worth of property to the Sixty.

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A VICTORY AGAINST KNOX.

A Charge of Malicious Prosecution Sustained by an Imperial Jury.

Before Judge Van Vorst yesterday a jury returned a verdict in the suit of Joseph N. Fagan against Charles Knox, which has been on trial for nearly two weeks, and has excited much interest, especially among haters.

The jury, after a full hearing, found the defendant guilty of malicious prosecution.

Lieut.-Col. James Farney of the Marine Corps applied for the command of this regiment, and was appointed to it.

The question is whether he would be a confederate or a traitor.

It is believed that he would have been assigned to the command.

A MILITARY DICTATOR FOR SPAIN.

There is nothing really new to-day in regard to the Spanish conflict, except that the Spanish Minister has issued a probability of Marshal Serrano becoming declared military dictator.

It is said that Marshal Serrano was ill, and that he is likely to be unable to command.

It is believed that the Spanish Government will not make any move until the election of a new president.

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